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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

O Valuation of Security

2 Assumption of Executory Contract or Unexpired Lease 0 Lien Avoidance

Last revised: November 14, 2023

		UNITED STATES BAI DISTRICT OF N District of N	NEW JERSEY	RT		
In Re:	Edin Halilovic Almira Halilovic	Debtor(s)	Case No.: Judge:			
		CHAPTER 13 PLAN	N AND MOTIONS			
✓ Original Motions		☐ Modified/Notice Ro☐ Modified/No Notice	•	Date:	June 14, 2024	

THE DEBTOR HAS FILED FOR RELIEF UNDER CHAPTER 13 OF THE BANKRUPTCY CODE.

YOUR RIGHTS WILL BE AFFECTED

The Court issued a separate Notice of the Hearing on Confirmation of Plan, which contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with your attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a written objection within the time frame stated in the Notice. Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. This Plan may be confirmed and become binding, and included motions may be granted without further notice or hearing, unless written objection is filed before the deadline stated in the Notice. The Court may confirm this plan, if there are no timely filed objections, without further notice. See Bankruptcy Rule 3015. If this plan includes motions to avoid or modify a lien, the lien avoidance or modification may take place solely within the Chapter 13 confirmation process. The plan confirmation order alone will avoid or modify the lien. The debtor need not file a separate motion or adversary proceeding to avoid or modify a lien based on value of the collateral or to reduce the interest rate. An affected lien creditor who wishes to contest said treatment must file a timely objection and appear at the confirmation hearing to prosecute same.

The following matters may be of particular importance. Debtors must check one box on each line to state whether the plan includes each of the following items. If an item is checked as "Does Not" or if both boxes are checked, the provision will be ineffective if set out later in the plan.

checked, the provision will	be ineffective i	if set out later in	the plan.		
THIS PLAN:					
☐ DOES ☑ DOES NOT COI SET FORTH IN PART 10.	NTAIN NON-ST	ANDARD PROVI	SIONS. NON-STAN	DARD PROVISIONS N	/IUST ALSO BE
☐ DOES ☑ DOES NOT LIM COLLATERAL, WHICH MAY CREDITOR. SEE MOTIONS	RESULT IN A F	PARTIAL PAYME	NT OR NO PAYME	NT AT ALL TO THE SE	
☐ DOES ☑ DOES NOT AVO INTEREST. SEE MOTIONS			•		SECURITY
Initial Debtor(s)' Attorney	/s/ VEF	Initial Debtor:	/s/ E H	Initial Co-Debtor	/s/ A H

Part 1: Payment and Length of Plan

a. The debtor shall pay to the Chapter 13 Trustee:

\$400.00 monthly for 1 months starting on July 1, 2024 through July 2024; then

\$800.00 per month for 25 months beginning August 1, 2024 through August 2026 (once pay stub deductions for the purchase of stocks ends); then

\$4,259.00 per month for 10 months beginning September 1, 2026 through June 1, 2027 (once car savings fund for replacement vehicles and car leases end); then

5,159.00 per month for 24 months beginning July 1, 2027 through June 1, 2029 (once 401k loan ends).

- b. The debtor shall make plan payments to the Trustee from the following sources:
 - ▼ Future Earnings
 - **✓** Other sources of funding:
 - 1.) Debtor wife's annual bonuses average a minimum of \$40,0000 per year gross and net \$25,000.00 per year. Bonus is paid out bi-annually in February and August. The amounts paid in February and August do fluctuate and are not an even split but in years past have been close to being evenly split. Accordingly the debtors will pay in not less than \$12,500.00 bi-annually beginning August 2024 and shall continue February 2025; August 2025; February 2026; August 2026; February 2027; August 2027; February 2028; August 2028; February 2029 so long as bonuses remain part of the debtor's wife's compensation package. Any bonuses in excess of \$25,000.00 gross will be utilized by the debtors for emergency/savings/home maintenance funds and to pay student loan debt which is being paid outside plan.
 - 2.) The debtor wife's vested stock valued at \$66,872.52 after taxes will total approximately \$42,000.00.

Stocks in PNC Financial Services Group

Amount of Stocks of Filing***	Vesting & Distribution Date	Estimate	ed Value as of Date
84	2/10/25		\$13,093.92
143	2/16/26		\$22,290.84
202	2/16/27		\$31,487.76
		Gross	\$66,872.52

Any excess funds above \$42,000.00 will be utilized by the debtors for an emergency fund/savings fund and to pay down student loans.

C.	Use of	real property to satisfy plan obligations: Sale of real property Description: Proposed date for completion:	
		Refinance of real property: Description: Proposed date for completion:	

	De	an modification with rescription: oposed date for comp	·	o mortgage en	cumbering pro	perty:			
d.		e regular monthly mo odification. See also F		ayment will co	ntinue pendinç	g the sale, refinan	ce or loan		
	Ch	a Creditor filed a clain napter 13 Trustee per							
e.	For debtor ✓ De joi	operty. s filing joint petition: btors propose to have nt administration, and pear at confirmation t	objection	to confirmation	on must be time				
	Initial Debt	or: <u>/s/</u> E H	Initia	l Co-Debtor:	/s/ A H	_			
D 40 A 1				y Nove					
Part 2: Adeq				X NONE					
		ction payments will be to (creditor). (Ad							
		ction payments will be mation to: (cred		n the amount o	of \$ to be	paid directly by the	e debtor(s)		
Part 3: Priori	tv Claims (Ir	ncluding Administra	tive Exp	enses)					
	, Olamo (11	o a a mg	o						
a.	All allowed	priority claims will be	paid in f	full unless the	creditor agrees				
Name of Cred			Type of	Priority			Amount to be Paid		
	eenberg, Ch	napter 13 Standing	Admin			As al	As allowed by statute.		
Trustee Virginia E. Fo	rtunato, LL0	C	Admin.				Est.\$9,500.00		
b.	Domestic S Check one: None	Support Obligations as	ssigned o	or owed to a g	overnmental ui	nit and paid less tl	nan full amount:		
	assigned to	wed priority claims lis or is owed to a gove 11 U.S.C.1322(a)(4)	rnmental						
Name of Cred	itor	Type of Priority		Claim Am	ount	Amount to	be Paid		
Part 4: Secur	ed Claims								
a.	Curing Def	ault and Maintainin	g Payme	ents on Princi	pal Residence	e: ✓ NONE			
		rustee allowed claims pations due after the b				ns and the debtor	shall pay directly		
		Collateral or Type of (identify property an attract address, if			Interest Rate on	Amount to be Paid to Creditor	Regular Monthly Payment Direct		
Name of Cred	itor	street address, if applicable)		Arrearage	Arrearage	by Trustee			

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The Debtor will pay to the Trustee allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor monthly obligations due after the bankruptcy filing as follows:

	Collateral or Type of Debt (identify property and add street address, if	_	_	Paid to Creditor	Regular Monthly Payment Direct
Name of Creditor	applicable)	Arrearage	Arrearage	by Trustee	to Creditor

c. Secured claims to be paid in full through the plan which are excluded from 11 U.S.C. 506: ✓ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

	Collateral			
	(identify property and add			Total to be Paid Including Interest
	street address, if		Amount	Calculation by Trustee
Name of Creditor	applicable)	Interest Rate	of Claim	

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments 📝 NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

	Collateral (identify property and add street address, if	Scheduled	Total Collateral	Superior	Value of Creditor Interest in		Total Amount to be Paid by
Name of Creditor	applicable)	Debt	Value	Liens	Collateral	Rate	Trustee

^{2.)} Where the Debtor retains collateral and completes all Plan payments, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

e. Surrender ✓ NONE

Upon confirmation, the automatic stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 shall be terminated in all respects. The Debtor surrenders the following collateral:

Name of Creditor	Collateral to be Surrendered	Value of Surrendered	Remaining Unsecured
	(identify property and add street	Collateral	_
	address, if		
	applicable)		

f. Secured Claims Unaffected by the Plan NONE

The following secured claims are unaffected by the Plan:

	Collateral (identify property and add street address, if
Name of Creditor	applicable)

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Name of Creditor				Collateral (i	identify p	property an	nd add s	street addres	ss, if
PNC Mortgage				89 Kim Lr One-Fami	_	•	J 0785	3	
g. S	ecured Claim	s to be Pai	d in Full Throug	h the Plan: [✓ NONI	≣			
Name of Creditor			identify property reet address, if	Amount		Interest Rate		otal Amount igh the plan	
Part 5: Unsecur	ed Claims	NO	NE						
	Not les Not les Pro Ra	ss than \$ ss than ata distributi	allowed non-prio _ to be distributed percent on from any rema ecured claims sh	d pro rata			paid:		
Name of Creditor		Basis	for Separate Clas	sification	Treatm	ent		Amount to	be Paid by Trustee
MOHELA Navient			ent Loans ent Loans		Outsid Outsid			\$0.00 \$0.00	
Part 6: Executo	ry Contracts	and Unexp	ired Leases	NO	NE				
(NOTE: See time leases in this Plar All executory cont following, which a	n.) racts and une		,,,,,	, ,		·			
Name of Creditor	Arrears to be and paid by		Nature of Contra	act or Lease	Treatm	ent by Deb	1	Post-Petitior to be Paid D Creditor by I	irectly to
Ally Financial Services	0.00		Lease		Paid o	utside Pl		\$798.00/m	
BMW Financial Services	0.00		Lease		Paid o	utside Pl	an S	\$859.00/m	D.

Part 7: Motions X NONE

NOTE: All plans containing motions must be served on all affected lienholders, together with local form, Notice of

Chapter 13 Plan Transmittal, within the time and in the manner set forth in D.N.J. LBR 3015-1. A Certification of Service, Notice of Chapter 13 Plan Transmittal, and valuation must be filed with the Clerk of Court when the plan and transmittal notice are served

a. Motion to Avoid Liens under 11 U.S.C. Section 522(f).
NONE

The Debtor moves to avoid the following liens that impair exemptions:

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Name of	Nature of Collateral (identify property and add street address, if		Amount of	Value of	Amount of Claimed	Against the	Amount of Lien to be
Creditor	applicable)	Type of Lien	Lien	Collateral	Exemption	Property	Avoided

b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured. NONE

The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

Name of Creditor	Collateral (identify property and add street address if applicable)	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor's Interest in Collateral	Total Amount of Lien to be Reclassified

c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. ✓ NONE

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

	Collateral (identify				
	property and add		Total		Amount to be
Name of	street address if	Scheduled	Collateral	Amount to be Deemed	Reclassified as
Creditor	applicable)	Debt	Value	Secured	Unsecured

d. Where the Debtor retains collateral, upon completion of the Plan and issuance of the Discharge, affected Debtor may take all steps necessary to remove of record any lien or portion of any lien discharged.

Part	Q.	0+	har D	lan	Dra	visions
rait	Ο.	Uι		пан	ГΙΟ	visions

a.	Vesting	of	Pro	perty	of	the	Estate

✓ Upon ConfirmationUpon Discharge

b. Payment Notices

Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.

c. Order of Distribution

The Trustee shall pay allowed claims in the following order:

- 1) Chapter 13 Standing Trustee Fees, upon receipt of funds
- 2) Other Administrative Claims
- 3) Priority Claims
- 4) Secured Claims
- 5) Lease Arrearages
- 6) General Unsecured Claims

d. Post-Petition Claims

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The Trustee II is II is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section 1305(a) in

The Trustee ⊮ is, is not authorize the amount filed by the post-petition claiman		oursuant to 11 U.S.	C. Section 1305(a) in				
Part 9: Modification X NONE							
NOTE: Modification of a plan does not requi accordance with D.N.J. LBR 3015-2.	re that a separate motion be filed. A	modified plan mus	st be served in				
If this Plan modifies a Plan previous	ly filed in this case, complete the inf	formation below.					
Date of Plan being modified:							
Explain below why the plan is being modified	ed:						
Are Schedules I and J being filed simultane	ously with this Modified Plan?	☐ Yes	□ No				
Part 10 : Non-Standard Provision(s): Sig Non-Standard Provisions Requiring							
✓ NONE	Separate Signatures.						
Explain here:							
Any non-standard provisions placed	elsewhere in this plan are ineffective	/e.					
Signatures							
The Debtor(s) and the attorney for the Debto	or(s), if any, must sign this Plan.						
By signing and filing this document, the debt that the wording and order of the provisions <i>Motions</i> .							
I certify under penalty of perjury that the abo	ove is true.						
Date: June 14, 2024	/s/ Edin Halilovic						
	Edin Halilovic						
	Debtor						
Date: June 14, 2024	/s/ Almira Halilovic						
	Almira Halilovic						
	Joint Debtor						
Date June 14, 2024	/s/ Virginia E. Fortunat	0					
	Virginia E. Fortunato						
	Attorney for the Debto	Attorney for the Debtor(s)					